

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSONER FOR PATENTS P.O. Box 1450

P.O. Box 1450 — Alexandria, Virginia 22313-1450

			1 /		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/894,918	06/29/2001	Brian Jacoby	06975-203001/Security 14	5947	
26171 759	90 02/03/2006		EXAMINER		
FISH & RICHARDSON P.C.			BOUTAH, ALINA A		
P.O. BOX 1022 MINNEAPOLIS, MN 55440-1022			ART UNIT	ART UNIT PAPER NUMBER	
			2143	, and an anomalan	

DATE MAILED: 02/03/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/894,918	JACOBY ET AL.			
		Examiner	Art Unit			
		Alina N. Boutah	2143			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
WHI( - Exte after - if NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONEI	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status		•				
	Responsive to communication(s) filed on <u>09 Ja</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for allower closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Disposit	ion of Claims					
5)□ 6)⊠ 7)□ 8)□ <b>Applicat</b> i 9)□ 10)□	Claim(s) See Continuation Sheet is/are pending 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) See Continuation Sheet is/are rejected Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or is/are specification is objected to by the Examine The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correction of the oath of the oath or dec	vn from consideration.  d.  r election requirement.  r.  epted or b) □ objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority ι	ınder 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
2) 🔲 Notic 3) 🔲 Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	4) Interview Summary ( Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:				

Continuation of Disposition of Claims: Claims pending in the application are 1,3-7,11,12,16,17,19,20,22-26,28,30,31,35,36,38,39,41-45,47,49,50,54,55,57-62,64 and 68-70.

Continuation of Disposition of Claims: Claims rejected are 1,3-7,11,12,16,17,19,20,22-26,28,30,31,35,36,38,39,41-45,47,49,50,54,55,57-62,64 and 68-70.

#### **DETAILED ACTION**

## Response to Amendment

This action is in response to Applicant's amendment filed January 9, 2006. Claims 1, 3-7, 11-12, 16-17, 19-20, 22-26, 28, 30-31, 35-36, 38-39, 41-45, 47, 49-50, 54-55, 57-62, 64 and 68-70 are pending in the present application.

#### Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on November 15, 2005 has been entered.

### Claim Objections

Claim 67 is missing. Appropriate correction is required.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3-7, 11-12, 16-17, 19-20, 22-26, 28, 30-31, 35-36, 38-39, 41-45, 47, 49-50, 54-55, 57-62, 64 and 68-70 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cox (U.S. Patent No. 6,738,814; hereinafter Cox) in view of Eichstaedt et al. (U.S. Patent No. 8,62,230; hereinafter Eichstaedt) in further view of Maher, III et al. (U.S. Patent No. 6,654,373; hereinafter Maher), in further view of Alcendor et al. (U.S. Patent No. 6,337,899; hereinafter Alcendor).

In considering claims 1, 4-5, 19-20, 22-23, 38-39 and 41-42, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses a method for securing an accessible computer system, the method comprising:

receiving more than one data packet (col. 3, lines 26-29) each includes a payload portion and an attribute portion (fig, 2 step 20 and col. 3, lines 30-33), received packets are analyzed; packets include a payload portion and an attribute portion) and are communicated between at least one access requestor (fig. 1, means 16, access requestor or attacker) and at least one access provider (fig. 1 means 12, access provider); monitoring at least the payload portion of the data packet received by scanning the payload portion for at least one predetermined pattern (col. 3, lines 41-45); While Cox discloses analyzing incoming packets against known patterns and denying access to the access provider by the access requestor when there is a match of the known pattern, Cox does not disclose the step of counting the number of data packets that include the predetermined pattern and denying access when that number exceeds a configurable threshold.

Nonetheless, denying access to client computers of data object access through a server computer when a predefined minimum value is exceeded is well known as evidenced by

46-61).

Eichstaedt. In similar art Eichstaedt discloses a method for automatically limiting access of a client computer to data objects accessed through a server computer wherein when a server receives a data request (packet) from a client machine over the network, the request values of the received request having a client identifier (pattern) matching a logged entry are calculated and compared to a predefined maximum request values. If the request values exceed a corresponding predefined maximum request value, the request is refused or denied (see Eichstaedt col. 6, lines

It would have been obvious to a person having ordinary skill in the art to modify the system for blocking denial of service attacks to include the step of counting a number of data packets including a predetermined pattern in addition to matching the predetermined pattern and denying access when that number exceeds a configurable threshold in order to decrease or deny abusive traffic (i.e. denial of service attacks) thereby preventing server or website shut downs, flooding, and overloading. Attacks can cause websites to temporarily cease operation and interrupt access by legitimate consumers, it would thus be advantageous to incorporate such a system to avoid such a costly, in both time and money; non-operation period. Therefore the claimed limitations would have been obvious modifications.

Cox further discloses denying access by the access requestor to the access provider when a number of payload portions that include the predetermined pattern exceed the threshold number (see Cox col. 3, lines 41-54). While Cox discloses analyzing the incoming packet against known patterns, Cox does not explicitly disclose that the monitoring includes scanning at least the payload portion of the data packet for at least one predetermined pattern. Nonetheless, scanning the packet's payload and matching it against known patterns or strings is well known as

evidenced by Maher. In similar art, Maher discloses a payload analyzer that scans the contents of data packet's payload and attempts to match the payload contents against a database of known strings (col. 2, lines 64-66).

According to Maher, the ability to look beyond the header information, while still in the fast-path and into the packet contents; would allow a network device to identify the nature of the information carried in the packet, thereby allowing much more detailed packet classification. The knowledge of the content would also allow specific contents to be identified and scanned to provide security such as virus detection, denial of service prevention, etc. It would have been obvious for a person having ordinary skill in the art, to modify the system as taught by Cox to include the step of scanning the entire packet including the payload in order to maintain an awareness of content over an entire traffic flow, and identify and filter out security problems such as email worms, viruses, denial of service attacks, and illegal hacking.

Cox also fails to explicitly teach monitoring the payload portion of the data packets directed from at least one of the access providers to at least one of the access requestors, and denying subsequent when the number of the data packets received from the access provider to the access requestor exceeds a configurable threshold number. Nonetheless, this feature is being taught by Alcendor, which discloses limiting a number of login retries in a server, and rejecting the login attempt based on the number of login retries from the server to the client (see col. 7, lines 27-33).

At the time the invention was made, one of ordinary skill in the art would have been motivated to monitor and limit data packets directed from the access provider to the access requestor in order to limit the amount of access in the system, therefore enhancing its security.

In considering claims 3, 22, and 41, the combined system of Cox, Eichstaedt, Maher and Alcendor that: monitoring the data packets includes scanning the payload portion while handling the data packets with a switch (See Maher, col. 11, lines 3-17).

In considering claims 6, 25, and 44, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses that at least one data packet is distinguished based on an Internet address associated with the packet (See Eichstaedt col. 6, lines 46-48).

In considering claims 7, 26, and 45, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses that receiving the data packet includes receiving more than one data packet; and monitoring the data packet includes monitoring all of the data packets received (See Maher col. 7, lines 10-19).

In considering claims 28, and 47, the combined system of Cox, Eichstaedt, and Maher and Alcendor discloses that the data packets are monitored when communicated from the client to the host or from host to the client (See Maher col. 3, lines 39-45).

In considering claims 11, 30, and 49, the combined system of Cox, Eichstaedt, and Maher and Alcendor discloses that the predetermined pattern includes a login failure message communicated from the access requestor to the access provider (See Maher col. 7, lines 15-17).

In considering claims 12, 31, and 50, although the combined system of Cox,

Eichstaedt, Maher and Alcendor discloses the system substantially as claimed, it does not specifically disclose that the data packets include a token-based protocol packet, a TCP packet or a PPP packet. Examiner takes official notice that the aforementioned packets are well known packets of well-known Internet protocols such as TCP and PPP. A person having ordinary skill in the art would have readily recognized the uses and advantages of including different types of protocols and their respective packets in order to comply with multiple standards thus making the system more extensible. Therefore the claimed limitation would have been an obvious modification.

In considering claims 16, 35, and 54, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses that denying subsequent access includes affecting bandwidth for communications between the access requestor and the access provider (See Maher col. 7, lines 56-67 through col. 8, lines 1-6).

In considering claims 17, 36, and 55, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses that denying access includes rerouting the access requestor (See Maher col. 3, lines 25-

38).

In considering claims 19, 38, 57, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses that receiving the data packet includes receiving more than one data packet; and denying subsequent access by an access requestor to the access provider when a number of

payload portions that include the predetermined pattern exceed a configurable threshold number during a configurable period of time (See Cox. col. 3, lines 11-29 and col. 4, lines 16-40).

(Amended) In considering claim 58, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses the method as in claim 1 wherein denying subsequent access by the access requestor to the access provider further comprises denying subsequent access from a group of access requestors to the access provider when a number of payload portions within the data packets that are received from the access provider by at least one access requestor which is a group member, include the predetermined pattern exceed a configurable threshold number (See Cox. col. 3, lines 11-29 and col. 4, lines 16-40).

(Amended) In considering claim 59, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses the method of claim 1 further comprises determining whether the access requestor is on a permitted access list that is associated with the access requestors, allowing subsequent access from the access requestor to the access provider conditioned on whether or not the access requestor is determined to be included in the permitted access list (See Cox. col. 3, lines 11-29 and col. 4, lines 16-40).

(Amended) In considering claim 60, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses the method of claim 59 wherein determining whether the access requestor is included in the permitted access list further comprises determining whether the IP address of the access requestor is included in the permitted access list (see Eichstaedt col. 6, lines 46-61).

(Amended) In considering claim 61, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses the method of claim 1 wherein subsequent access by the access requestor to the access provider is denied for a pre-determined and limited period of time (see Alcendor, col. 7, lines 27-33).

(Amended) In considering claim 62, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses the method of claim 61 wherein denial of subsequent access by the access provider starts a new pre-determined and limited time period upon detecting an access request from the access requestor during the elapsing of the predetermined and limited period of time (see Alcendor, col. 7, lines 27-33).

(Amended) In considering claim 64, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses the method of claim 1, wherein denying subsequent access by the access requestor is performed in response to a command received from the access provider, irrespective of the inspection of data packets received from the access provider (see Alcendor, col. 7, lines 27-33).

(New) In considering claim 68, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses the method of claim 11 wherein the predetermined pattern further includes a login request message (see Alcendor, col. 7, lines 27-33).

(New) In considering claim 69, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses the method of claim 11 wherein the login failure message includes a signature located at a specific offset from an end of the data packet communicated from the access provider of the access requestor (see Alcendor, col. 7, lines 27-33).

(New) In considering claim 70, the combined system of Cox, Eichstaedt, Maher and Alcendor discloses the method of claim 11 wherein login failure message includes login failure reasons (see Alcendor, col. 7, lines 27-33).

### Response to Arguments

Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alina N. Boutah whose telephone number is 571-272-3908. The examiner can normally be reached on Monday-Friday (9:00 am - 5:00 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Wiley can be reached on 571-272-3923. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 09/894,918

Art Unit: 2143

Page 11

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ANB

BUNJOB JAROENCHONWANIT SUPERVISORY PATENT EXAMINER